

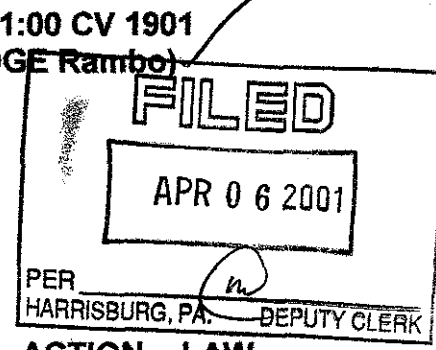
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ORIGINAL

THE UNITED STATES DISTRICT COURT
Middle District of Pennsylvania
Harrisburg, PA

Yan SHAO)
Plaintiff,)
v.)
Edward Cuccia)
Charles Day)
John / Jane Doe)
Law Offices of Ferro & Cuccia)
Defendants.)

No. 1:00 CV 1901
(JUDGE Rambo)



PLAINTIFF'S MOTION THAT PARAGRAPH 8
OF THE DEFENDANTS' ANSWER BE DEEMED AN ADMISSION

MAY IT PLEASE THE COURT, the plaintiff, through counsel, respectfully
moves this Court to deem paragraph 8 of the defendants' March 27, 2001
Answer to be an admission.

Respectfully submitted,

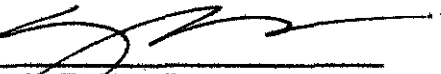

Craig T. Trebilcock
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Richard B. Cook
Louisiana #21248
Counsel for the Plaintiff
17 Jonathan's Court
PO Box 411
Hunt Valley, MD
410 683 9469

LR 7.1 CERTIFICATE OF NONCONCURRENCE

Counsel for the plaintiff certify that on April 3, 2001, Mr. Cook spoke with Mr. Day, who indicated that the defendants do not concur in the filing of the appended motion.

Respectfully submitted,



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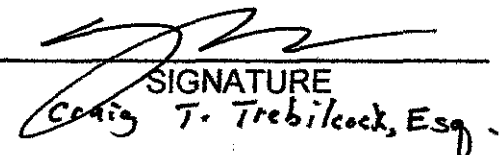
CERTIFICATE OF SERVICE

Undersigned counsel certifies that on 4/3/01, a copy of the appended memorandum has been served on each named defendant by First Class Mail, postage pre-paid, to the following addresses:

Edward Cuccia
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SIGNATURE
Craig T. Trebilcock, Esq.